## EXHIBIT A

	Page 1	
1	UNITED STATES DISTRICT COURT	
2	CENTRAL DISTRICT OF CALIFORNIA	
3	SOUTHERN DIVISION	
4		
5	ENTROPIC COMMUNICATIONS, LLC,	
6	PLAINTIFF, CASE NO.:	
7	vs. 2:23-CV-01043-JWH-KES	
8	DISH NETWORK CORPORATION, ET AL.,	
9	DEFENDANTS. 2:23-CV-01049-JWH-KES	
10	/	
11	ENTROPIC COMMUNICATIONS, LLC,	
12	PLAINTIFF,	
13	vs.	
14	COX COMMUNICATIONS, INC., ET AL.,	
15	DEFENDANTS.	
16	/	
17		
18	REPORTER'S TRANSCRIPT OF REMOTE PROCEEDINGS	
19	FRIDAY, DECEMBER 1, 2023	
20		
21		
22	STENOGRAPHICALLY REPORTED BY:	
23	MEGAN F. ALVAREZ, RPR, CSR No. 12470	
24	JOB NO. 6316705	
25	PAGES 1 - 41	

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Page 2	Page 4
1 UNITED STATES DISTRICT COURT	1 APPEARANCES: (CONTINUED)
2 CENTRAL DISTRICT OF CALIFORNIA	2
3 SOUTHERN DIVISION	3 FOR DEFENDANTS:
4	4 BY: KRISHNAN PADMANABHAN, ESQ.
5 ENTROPIC COMMUNICATIONS, LLC,	5 WINSTON & STRAWN LLP
6 PLAINTIFF, CASE NO.:	6 200 PARK AVENUE
7 vs. 2:23-CV-01043-JWH-KES	7 NEW YORK, NEW YORK 10166
8 DISH NETWORK CORPORATION, ET AL.,	8 212.294.6700
9 DEFENDANTS. 2:23-CV-01049-JWH-KES	9 212.294.4700 FAX
10 /	10 KPADMANABHAN@WINSTON.COM
11 ENTROPIC COMMUNICATIONS, LLC,	11 AND
12 PLAINTIFF,	12 BY: SARANYA RAGHAVAN, ESQ.
13 vs.	13 WINSTON & STRAWN LLP
14 COX COMMUNICATIONS, INC., ET AL.,	14 35 W. WACKER DRIVE
15 DEFENDANTS.	15 CHICAGO, ILLINOIS 60601
16 /	16 312.558.5600
17	17 SRAGHAVAN@WINSTON.COM
18	18 AND
Hearing, VIA REMOTE COUNSEL, beginning at	19 BY: CLAIRE E. DIAL, ESQ.
20 9:30 a.m. and ending at 10:18 a.m. on Friday,	20 WINSTON & STRAWN LLP
21 December 1, 2023, before Megan F. Alvarez, RPR,	21 800 CAPITOL STREET
22 Certified Shorthand Reporter No. 12470.	22 SUITE 2400
23	23 HOUSTON, TEXAS 77002
24	24 713.651.2795
25	25 CDIAL@WINSTON.COM
Page 3	Page 5
1 age 3	
1 APPEARANCES: (ALL PARTIES APPEARING VIA VIDEOCONFERENCE)	1 APPEARANCES: (CONTINUED)
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2 (Pages 2 - 5)

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Page 18 1 burden on its motion for reconsideration. It is well 1 today. But in terms of what will be filed on 2 December 8th, that will not look radically different in 2 settled that there's no discovery stay order in place. 3 The only entity or person who could enter such an order 3 terms of the patents asserted, the claims, and the 4 is the district court judge in this case who has not 4 allegations of willfulness. 5 issued a stay of discovery nor has one been requested. We will, of course, add to them, but we 6 Relevant cases for that are Brotherhood Mutual versus 6 believe that the discovery that we have served that are 7 Vinkov, 2021 Westlaw 1152896 C.D. Cal January 13, 2021. 7 the subject of the special master order will remain 8 relevant and appropriate in light of the amendment. 8 And there's a number of other cases on that point. 9 But discovery is open. It has been open for With respect to the jurisdictional portion of 10 many months now, and there's no stay in place. So 10 the judge's order, again, as a reminder, that dates back 11 that's the point at which everything else flows. 11 to ex parte briefing that Entropic had filed far before 12 In order to bridge the gap between the parties 12 the briefing on the motions to dismiss themselves, much 13 and efficiently resolve this matter, and this is the 13 earlier in the case. 14 And, of course, that was a request for 14 point at which Comcast and Entropic can reach an 15 agreement, I believe, we propose that Comcast comply 15 jurisdictional discovery. It did not put in play all 16 with the special master order and discovery obligations 16 discovery in the case. It was an affirmative request 17 after Entropic files its amended complaint on 17 for something to delay decision on the motion to dismiss 18 December 8. 18 until such time as that discovery had been conducted. 19 If there is some need for a meet-and-confer to 19 We're now at a far different place than we 20 narrow scope or there's a continuing dispute regarding 20 were at the time that ex parte was filed. And so the 21 scope in light of the amended complaint, then that is 21 decision denying the request for jurisdictional 22 something, as Mr. Padmanabhan raised, the parties can 22 discovery in no way effectuates a complete stay of

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1 can have something on calendar where those disputes can 2 be raised or hopefully there are no disputes and we can 3 move forward. But it is our belief, based on the groundwork 5 from which we view this matter, that because there's no 6 discovery stay in place, discovery remains open. We 7 understand, however, Comcast's concerns and arguments 8 with respect to them not knowing the scope of the claims 9 and what claims will be asserted until we amend. And 10 which is why we are proposing this somewhat of a 11 compromise here. 12 I can tell you, though, we will be reasserting 13 all of the same patents. And it will come as no 14 surprise because I raised this during the prior 15 discovery dispute hearing, that one of the grounds for 16 willfulness, which is on a patent-by-patent basis, is 17 the original filing of the complaint which relevant case

18 law says is sufficient to support allegations of

So that there's no surprise there, we're not

22 patents to two patents or we're going from 12 patents to

There is a separate motion for leave to amend

21 talking about a situation where we're going from 12

25 that we had filed that we don't need to discuss here

19 willfulness.

20

23 22.

24

23 meet and confer on and then raise that dispute with you.

25 the parties set a follow-up status conference so that we

And we may respectfully request that perhaps

Page 21 With respect to the relevant case law, the 2 Countrywide case actually supports Entropic's position 3 directly on all fours. In that case it actually was 4 pointing out this distinction that I just made. 5 Magistrate Judge is unable to issue a discovery stay. And so with respect to any action -- and this 7 gets back to the question as to what order you may need 8 to enter versus Judge Holcomb. If there were to be a 9 request for a discovery stay, it would have to be a 10 regularly noticed motion put before Judge Holcomb and 11 not done through this reconsideration route. Let me pause there and ask if you have any 13 questions; if there's anything you would like me to 14 address further. SPECIAL MASTER KEYZER: Sure. Let me just 16 make sure I understand correctly. So the statement, at least from your 18 perspective, the statement in the November 20, 2023, 19 order referring to jurisdictional discovery, was 20 referring to discovery that the plaintiff requested 21 occur before the Court would rule on the motion to 22 dismiss. Is my understanding of your position correct?

MS. GOODRICH: Yes, and I believe the ex parte

25 briefing that dates back to the purpose of our ex parte

23 discovery. In fact, it can't. Because we know that

24 Judge Holcomb would have to be the one to issue a

25 discovery stay. He did not do so.

6 (Pages 18 - 21)

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1 But one quick question. Is the meet-and-confer, the	1 ready, as well as a copy of any rough transcript that
2 substantive meet-and-confer on the discovery in light of	2 might be provided to the parties. In short, I just like
3 the amendment, or is it a meet-and-confer on the	3 to have a copy of whatever the parties receive from the
4 procedural steps?	4 reporter.
5 SPECIAL MASTER KEYZER: Meet and confer on the	5 This concludes today's hearing. We're now off
6 substantive	6 the record.
7 MS. GOODRICH: Okay.	7 (TIME NOTED: 10:18 a.m.)
8 SPECIAL MASTER KEYZER: scope of discovery	8 ****
9 that each side feels is permissible. If you know,	9
10 whatever the whatever the party's positions are on	10
11 how SM-5 should be modified, vacated, whatever the	11
12 parties feel is appropriate based on the amended	12
13 complaint.	13
14 Mr. Padmanabhan?	14
MR. PADMANABHAN: I think you proposed a	15
16 meet-and-confer by Thursday the 14th and a status report	16
17 on the 15th?	17
18 SPECIAL MASTER KEYZER: Correct.	18
MR. PADMANABHAN: I mean, trying to wrangle	19
20 clients this time of year with one day's time, which is	20
21 hopefully what we would want to do before replying to	21
22 you, is a little difficult.	22
23 SPECIAL MASTER KEYZER: Well, I can give you	23
24 till I can give you until Monday.	24
25 MR. PADMANABHAN: Yeah. I think that that	25
Page 39	Page
1 would be helpful. I didn't want to ask much but I just	1
2 think that would be helpful.	2 CERTIFICATE OF REPORTER
3 SPECIAL MASTER KEYZER: That's fine. Monday	3
4 by 5:00 p.m. Pacific, December 18th.	4 I, MEGAN ALVAREZ, a Certified Shorthand
5 MR. PADMANABHAN: Thank you, Mr. Keyzer.	5 Reporter, hereby certify that the foregoing proceedings
6 SPECIAL MASTER KEYZER: Okay. That would be	6 were taken in shorthand by me at the time and place
7 fine.	7 therein stated, and that the said proceedings were
8 Okay. I do believe what I've done	8 thereafter reduced to typewriting, by computer, under my
9 short-circuits the plaintiff's discussion of the	9 direction and supervision;
10 infringement contentions at this point, but I think that	And I further certify that I am not of counsel
11 I will be in a better position to address that once we	11 or attorney for either or any of the parties to said
12 have an amended complaint on file.	12 hearing nor in any way interested in the outcome of the
So with that said, is there anything further I	13 cause named in said caption.
14 can do today to assist the parties?	14
15 Anything further from the plaintiff?	15 DATED: Decen 1 15 2002
16 MS. GOODRICH: No, not from the plaintiff.	16 Mallex
17 Thank you.	17 MEGAN F. ALVAREZ
18 SPECIAL MASTER KEYZER: Okay.	18 CSR No. 12470, RPR
MR. PADMANABHAN: Nothing more from defendant	19
20 Comeast.	20
21 SPECIAL MASTER KEYZER: Okay. Counsel, I	21
22 thank you for your attendance today. Just a moment.	22
	23
	25 24
24 and split the costs between the parties. Please ensure 25 I receive a copy of the final transcript when it is	
	25

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